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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. **EXAMINER** PAPER NUMBER **ART UNIT**

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

		Application No.	Applicant(s)
		09/608,713	AGO ET AL.
	Office Action Summary	Examiner	Art Unit
			1652
	TI MAIL INC DATE of this communi	cation appears on the cover sheet	t with the correspondence address
 eriod for f	ine mailing date of this communi Reply		MONTH(S) FROM
THE MA - Extension after SID - If the pe - If NO pe - Failure - Any rep earned	RTENED STATUTORY PERIOD FOR AILING DATE OF THIS COMMUNICATION TO A STATE OF THIS COMMUNICATION OF THE PROVISIONS	s of 37 CFR 1.136(a). In no event, however, may munication. 30) days, a reply within the statutory minimum of stuttory period will apply and will expire SIX (6) N	f thirty (30) days will be considered timely. MONTHS from the mailing date of this communication
Status	Responsive to communication(s) f	iled on 30 June 2000	
,		at VK4 This action is non-illian.	
2a)☐ 3)☐	This action is FINAL . Since this application is in condition closed in accordance with the practice.	+ formal	I matters, prosecution as to the merits is 5 C.D. 11, 453 O.G. 213.
Dispositio	on of Claims		
	or imple 10 26 is/are pending in the	he application.	
المكارا	4a) Of the above claim(s)is/	lare withdrawn from consideration	1.
5,	Claim(s) is/are allowed.		
5)□ 6)□	Claim(s) is/are rejected.		
	is/are objected to.		
0/ <u>۱۲۵</u>	Claim(s) 19-36 are subject to rest	riction and/or election requiremen	ιτ.
	tion Papers The specification is objected to by	the Examiner.	
9)[:- /-	Taccented of Dil Toblected to	to by the Examiner.
10)[_]	Annicant may not request that any	objection to the drawing(s) be held in	a abeyance. See 37 CFR 1.85(a).
441	The proposed drawing correction	filed on is. a) approved	
i	If approved, corrected drawings are	e required in reply to time of the	n.
127	The oath or declaration is objecte	d to by the Examiner.	
1	120		
Priority	nunder 35 U.S.C. §§ 119 and 120 Acknowledgment is made of a cl	laim for foreign priority under 35 L	J.S.C. § 119(a)-(d) or (f).
13)	None * c) None	of:	
1	- f Also mrid	ority documents have been receive	red.
		- I onto have need levely	Veu III / Ippiiosiii
	3 Copies of the certified cop	pies of the priority documents have	7 2(a)).
	application from the n	memational Editor cortified con	nies not received.
		aim for domestic priority under 33	70.0.0.3
14)[gn language provisional applicatio	on has been received.
	Acknowledgment is made of a c	dain for domestic phensy	
Attachr	ment(s)	П	Intonview Summary (PTO-413) Paper No(s).
	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Re Information Disclosure Statement(s) (PTO-1	eview (PTO-948) 5)	Application (PTU-134)
3) 🔲 l	Information Disclosure Statement(s) (P10-		Part of Paper No. 7

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DETAILED ACTION

Applicants cancellation of claims 1-18 and addition of claims 19-36 is acknowledged.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 19-27, drawn to a HCV polymerase polypeptide, classified in class 435, subclass 194.
- II. Claim 28, drawn to a DNA encoding an HCV polymerase, classified in class 536, subclass 232.
- III. Claims 29 and 32, drawn to a method for determining the threedimensional structural coordinates of a variant of HCV polymerase, classified in class 435, subclass 15.
- IV. Claims 30-33, drawn to a method of identifying an HCV polymerase inhibitor, classified in class 435, subclass 15.
- V. Claims 34-36, drawn to HCV polymerase inhibitors, classification unknown as the specification discloses no structural information for the claimed compound. Possible classifications could be class 260 (organic compounds), Class 530 (proteins), Class 536 (carbohydrates), Class 423 (inorganic compounds) etc.

The inventions are distinct, each from the other because of the following reasons:

The inventions are distinct, each from the other because of the following reasons:

Inventions I, II and V are unrelated. Inventions are unrelated if it can be shown

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that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the HCV polymerase of Group I, and the nucleic acid encoding the HCV polymerase of Group II and the HCV inhibitor of Group V each comprise a chemically unrelated structure capable of separate manufacture, use and effect. The polypeptide of Group I is comprised of amino acid sequence and the DNA of Group II is comprised of nucleic acid sequence, while the HCV inhibitor of Group V is not defined structurally. The DNA has other utility besides encoding protein such as a hybridization probe, and the proteins can be made synthetically. Additionally, the protein can be used to perform specific biological function(s) which are independent of the function(s) of the DNA molecule. The protein has other utility such as for the method of Group IV.

Inventions I and III or IV are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the HCV polymerase can be used for either of the methods of Groups III or IV or alternatively to generate antibodies against the polypeptide.

The DNA of Group II, the inhibitor of Group V are unrelated to the methods of Group III or IV as they are neither used nor made by the methods of Group III or IV.

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Because these inventions are distinct for the reasons given above and the search required for Groups I through V are not coextensive, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard G Hutson whose telephone number is (703) 308-0066. The examiner can normally be reached on 7:30 am to 4:00 pm, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ponnathapy Achutamurthy can be reached on (703) 308-3804. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3014 for regular communications and (703) 305-3014 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

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Richard Hutson, Ph.D. August 27, 2001

PRIMARY EXAMINER
GROUP-1800/600